20				
Bryant	Jacobs	Pickle		
Cardin	Jefferson	Price (NC)		
Clay	Johnson, E. B.	Rahall		
Clayton	Kanjorski	Rangel		
Clyburn	Kaptur	Reed		
Coleman	Kennelly	Reynolds		
Collins (IL)	Kildee	Romero-Barcelo		
Collins (MI)	Kleczka	(PR)		
Conyers	Klink	Rostenkowski		
Costello	Kopetski	Rush		
Coyne	Kreidler	Sanders		
Cramer	Lancaster	Sangmeister		
Danner	Levin	Sarpalius		
Darden	Lewis (GA)	Sawyer		
de la Garza	Lipinski	Scott		
DeLauro	Lloyd	Sisisky		
Dingell	Lowey	Skaggs		
Dixon	Maloney	Slaughter		
Durbin	Manton	Spratt		
Edwards (CA)	Margolies-	Stenholm		
Engel	Mezvinsky	Stokes		
English (AZ)	Markey	Strickland		
Eshoo	Martinez	Studds		
Evans	Matsui	Swift		
Fazio	McHale	Synar		
Fields (LA)	McKinney	Tejeda		
Filner	McNulty	Thompson		
Flake	Meek	Thornton		
Ford (MI)	Menendez	Thurman		
Frost	Mfume	Torricelli		
Furse	Miller (CA)	Traficant		
Gejdenson	Mineta	Tucker		
Gephardt	Mink	Underwood (GU)		
Gibbons	Moakley	Unsoeld		
Gonzalez	Mollohan	Valentine		
Gordon	Murtha	Velazquez		
Green	Natcher	Vento		
Hall (OH)	Neal (MA)	Visclosky		
Hamburg	Norton (DC)	Volkmer		
Hastings	Oberstar	Waters		
Hayes	Olver	Watt		
Hefner	Owens	Waxman		
Hilliard	Pastor	Whitten		
Hochbrueckner	Payne (NJ)	Wise		
Holden	Payne (VA)	Woolsey		
Hoyer	Peterson (FL)	Wyden		
Inslee	Pickett	Wynn		
_		,		
NOT VOTING—22				

Barton	Fields (TX)	Roybal-Allard
Becerra	Foglietta	Serrano
Berman	Henry	Stark
Calvert	Kennedy	Torres
de Lugo (VI)	McDermott	Towns
Dellums	Ortiz	Washington
Faleomavaega	Pelosi	Wheat
(AS)	Quillen	

So the amendment to the amendment in the nature of a substitute was agreed to.

After some further time,

¶47.6 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the foregoing amendment in the nature of a substitute, as amended, submitted by Mr. CASTLE.

It was decided in the Yeas 198 negative Nays 219

¶47.7[Roll No. 146] AYES-198

Allard	Bonilla	Deutsch
Andrews (NJ)	Bunning	Diaz-Balart
Archer	Burton	Dickey
Armey	Buyer	Dooley
Bacchus (FL)	Callahan	Doolittle
Bachus (AL)	Camp	Dreier
Baesler	Canady	Duncan
Baker (CA)	Cantwell	Dunn
Baker (LA)	Castle	Emerson
Ballenger	Clinger	Everett
Barcia	Coble	Ewing
Barrett (NE)	Collins (GA)	Fawell
Barrett (WI)	Combest	Fingerhut
Bartlett	Condit	Fish
Bateman	Cooper	Fowler
Bentley	Coppersmith	Franks (CT)
Bereuter	Cox	Franks (NJ)
Bilbray	Crane	Gallegly
Bilirakis	Crapo	Gallo
Bliley	Cunningham	Gekas
Blute	Deal	Geren

DeLay

Gilchrest Gillmor Gingrich Goodlatte Goodling Goss Grams Grandy Greenwood Gunderson Hall (TX) Hancock Hansen Hastert Hayes Hefley Herger Hobson Hoekstra Holden Horn Houghton Huffington Hunter Hutchinson Hyde Inglis Inhofe Istook Johnson (CT) Johnson, Sam Kasich Kim King Kingston Klug Knollenberg Kolbe Lazio Leach Lehman Levy

Abercrombie

Ackerman Andrews (ME) Andrews (TX)

Applegate

Beilenson

Boehlert

Bonior

Borski

Boucher

Brewster

Brooks

Browder

Bryant

Byrne

Cardin

Chapman

Clayton

Clement Clyburn

Coleman

Conyers

Costello

Coyne Cramer

Danner

Darden

DeLauro

Derrick

Dicks Dingell

Dixon Dornan Durbin

Edwards (CA)

Edwards (TX) Engel

English (AZ)

English (OK) Eshoo

Gibbons

de la Garza DeFazio

Collins (IL)

Collins (MI)

Carr

Clay

Brown (CA)

Brown (FL)

Brown (OH)

Barlow

Bevill Bishop Blackwell Lewis (CA) Lewis (FL) Lightfoot Linder Livingston Machtley Mann Manzullo McCandless McCollum McDade McHale McHugh McInnis McKeon Meehan Meyers Mica Michel Miller (FL) Minge Molinari Moorhead Morella Murphy Mvers Nussle Oxley Packard Pallone Parker Paxon Penny Peterson (MN) Petri Pombo Porter Pryce (OH) Quinn Ramstad Ravenel Regula Ridge

NOES-219

Fazio	Lewis (GA)
Fields (LA)	Lipinski
Filner	Lloyd
Flake	
Foley	Long
Ford (MI)	Lowey
	Maloney
Ford (TN)	Manton
Frank (MA)	Margolies-
Frost	Mezvinsky
Furse	Markey
Gejdenson	Martinez
Gephardt	Matsui
Gilman	Mazzoli
Glickman	McCloskey
Gonzalez	McCurdy
Gordon	McDermott
Green	McKinney
Gutierrez	McNulty
Hall (OH)	Meek
Hamburg	Menendez
Hamilton	Mfume
Harman	Miller (CA)
Hastings	Mineta
Hefner	Mink
Hilliard	Moakley
Hinchey	Mollohan
Hoagland	Montgomery
Hochbrueckner	Moran
Hoyer	Murtha
	Nadler
Hughes Hutto	Natcher
Inslee	Neal (MA)
Jacobs	Neal (NC)
Jefferson	Norton (DC)
Johnson (GA)	Oberstar
Johnson (SD)	Obey
Johnson, E. B.	Olver
Johnston	Orton
Kanjorski	Owens
Kaptur	Pastor
Kennelly	Payne (NJ)
Kildee	Payne (VA)
Kleczka	Pelosi
Klein	Peterson (FI
Klink	Pickett
Kopetski	Pickle
Kreidler	Pomeroy
LaFalce	Poshard
Lambert	Price (NC)
Lancaster	Rahall
Lantos	Rangel
LaRocco	Reed
Laughlin	Reynolds
Larin	Dichardson

Roberts Rogers Rohrabacher Ros-Lehtinen Roth Royce Santorum Saxton Schaefer Schenk Sensenbrenner Shaw Shays Shuster Skeen Smith (MI) Smith (NJ) Smith (OR) Smith (TX) Snowe Solomon Stearns Stump Sundquist Swett Talent Tauzin Taylor (MS) Taylor (NC) Thomas (CA) Thomas (WY) Torkildsen Upton Vucanovich Walker Walsh Weldon Wolf Young (AK) Young (FL) Zeliff Zimmer

Roemer Skelton Romero-Barcelo Slattery (PR) Slaughter Smith (IA) Rose Rostenkowski Spratt Roukema Stark Rowland Stenholm Rush Stokes Strickland Sabo Sanders Studds Sangmeister Stupak Sarpalius Swift Synar Sawyer Schroeder Tanner Schumer Tejeda Scott Thompson Sharp Thornton Shepherd Thurman Torricelli Sisisky Traficant Skaggs

Tucker Underwood (GU) Unsoeld Valentine Velazquez Vento Visclosky Volkmer Waters Watt Waxman Whitten Williams Wilson Wise Woolsey Wyden Wynn Yates

NOT VOTING-20

Barton	Faleomavaega	Ortiz
Becerra	(AS)	Quillen
Berman	Fields (TX)	Roybal-Allard Serrano
Calvert	Foglietta	
de Lugo (VI)	Henry	Torres
Dellums	Kennedy	Towns
	McMillan	Washington

So the amendment in the nature of a substitute, as amended, was not agreed

¶47.8 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment in the nature of a substitute made in order by the rule:

Strike out all after the enacting clause and

SECTION 1. SHORT TITLE.

This Act may be cited as the "Expedited Rescissions Act of 1993".

SEC. 2. EXPEDITED CONSIDERATION OF CERTAIN PROPOSED RESCISSIONS.

(a) IN GENERAL.—Part B of title X of the Congressional Budget and Impoundment Control Act of 1974 (2 U.S.C. 681 et seq.) is amended by redesignating sections 1013 through 1017 as sections 1014 through 1018, respectively, and inserting after section 1012 the following new section:

"EXPEDITED CONSIDERATION OF CERTAIN PROPOSED RESCISSIONS

"Sec. 1013. (a) PROPOSED RESCISSION OF AUTHORITY.—In addition to the method of rescinding budget authority specified in section 1012, the President may propose, at the time and in the manner provided in subsection (b), the rescission of any budget authority provided in an appropriation Act. Funds made available for obligation under this procedure may not be proposed for rescission again under this section or section

(b) TRANSMITTAL OF SPECIAL MESSAGE.-

"(1) Not later than 3 calendar days after the date of enactment of an appropriation Act, the President may transmit to Congress one special message proposing to rescind amounts of budget authority provided in that Act and include with that special message a draft bill that, if enacted, would only rescind that budget authority. That bill shall clearly identify the amount of budget authority that is proposed to be rescinded for each program, project, or activity to which that budget authority relates.

"(2) In the case of an appropriation Act that includes accounts within the jurisdiction of more than one subcommittee of the Committee on Appropriations, the President in proposing to rescind budget authority under this section shall send a separate special message and accompanying draft bill for accounts within the jurisdiction of each such subcommittee

"(3) Each special message shall specify, with respect to the budget authority proposed to be rescinded, the matters referred to in paragraphs (1) through (5) of section 1012(a).

"(c) Procedures for Expedited Consider-ATION.—

"(1)(A) Before the close of the second legislative day of the House of Representatives after the date of receipt of a special message transmitted to Congress under subsection (b), the majority leader or minority leader of the House of Representatives shall introduce (by request) the draft bill accompanying that special message. If the bill is not introduced as provided in the preceding sentence, then, on the third legislative day of the House of Representatives after the date of receipt of that special message, any Member of that House may introduced the bill.

"(B)(i) The bill shall be referred to the

"(B)(i) The bill shall be referred to the Committee on Appropriations of the House of Representatives. The committee shall report the bill without substantive revision, and with or without recommendation. The bill shall be reported not later than the seventh legislative day of that House after the date of receipt of that special message. If the Committee on Appropriations fails to report the bill within that period, that committee shall be automatically discharged from consideration of the bill, and the bill shall be placed on the appropriate calendar.

"(ii) The Committee on Appropriations may report to the House, within the 7-legislative day period described in clause (i), an alternative bill which—

"(I) contains only rescissions to the same appropriation Act as the bill for which it is an alternative; and

"(II) which rescinds an aggregate amount of budget authority equal to or greater than the aggregate amount of budget authority rescinded in the bill for which it is an alternative.

"(C) A vote on final passage of the bill referred to in subparagraph (B)(i) shall be taken in the House of Representatives on or before the close of the 10th legislative day of that House after the date of the introduction of the bill in that House. If the bill is passed, the Clerk of the House of Representatives shall cause the bill to be engrossed, certified, and transmitted to the Senate within one calendar day of the day on which the bill is passed.

"(D) Upon rejection of the bill described in subparagraph (B)(i) on final passage, a motion in the House to proceed to consideration of the alternative bill reported from the Committee on Appropriations under subparagraph (B)(ii) shall be highly privileged and not debatable.

"(E) A vote on final passage of the bill referred to in subparagraph (B)(ii) shall be taken in the House of Representatives on or before the close of the 11th legislative day of that House after the date of the introduction of the bill in that House for which it is an alternative. If the bill is passed, the Clerk of the House of Representatives shall cause the bill to be engrossed, certified, and transmitted to the Senate within one calendar day of the day on which the bill is passed.

"(2)(A) A motion in the House of Representatives to proceed to the consideration of a bill under this section shall be highly privileged and not debatable. An amendment to the motion shall not be in order, nor shall it be in order to move to reconsider the vote by which the motion is agreed to or dis-

agreed to.

"(B) Debate in the House of Representatives on a bill under this section shall not exceed 4 hours, which shall be divided equally between those favoring and those opposing the bill. A motion further to limit debate shall not be debatable. It shall not be in order to move to recommit a bill under this

section or to move to reconsider the vote by which the bill is agreed to or disagreed to.

"(C) Appeals from decisions of the Chair relating to the application of the Rules of the House of Representatives to the procedure relating to a bill under this section shall be decided without debate.

"'(3)(A) A bill transmitted to the Senate pursuant to paragraph (1) (C) or (E) shall be referred to its Committee on Appropriations. The committee shall report the bill either without substantive revision or with an amendment in the nature of a substitute, and with or without recommendation. The bill shall be reported not later than the seventh legislative day of the Senate after it receives the bill. A committee failing to report the bill within such period shall be automatically discharged from consideration of the bill, and the bill shall be placed upon the appropriate calendar.

"(B) A vote on final passage of a bill transmitted to the Senate shall be taken on or before the close of the 10th legislative day of the Senate after the date on which the bill is transmitted.

"(4)(A) A motion in the Senate to proceed to the consideration of a bill under this section shall be privileged and not debatable. An amendment to the motion shall not be in order, nor shall it be in order to move to reconsider the vote by which the motion is agreed to or disagreed to.

"(B) Debate in the Senate on a bill under this section, and all amendments thereto and all debatable motions and appeals in connection therewith, shall not exceed 10 hours. The time shall be equally divided between, and controlled by, the majority leader and the minority leader or their designees.

"(C) Debate in the Senate on any debatable motion or appeal in connection with a bill under this section shall be limited to not more than 1 hour, to be equally divided between, and controlled by, the mover and the manager of the bill, except that in the event the manager of the bill is in favor of any such motion or appeal, the time in opposition thereto, shall be controlled by the miority leader or his designee. Such leaders, or either of them, may, from time under their control on the passage of a bill, allot additional time to any Senator during the consideration of any debatable motion or apneal

"(D) A motion in the Senate to further limit debate on a bill under this section is not debatable. A motion to recommit a bill under this section is not in order.

"(d) AMENDMENTS AND DIVISIONS GENERALLY PROHIBITED.—(1) Except as provided by paragraph (2), no amendment to a bill considered under this section or to a substitute amendment referred to in paragraph (2) shall be in order in either the House or Representatives or the Senate. It shall not be in order to demand a division of the question in the House of Representatives (or in a Committee of the Whole) or in the Senate. No motion to suspend the application of this subsection shall be in order in either House, nor shall it be in order in either House to suspend the application of this subsection by unanimous consent.

"(2)(A) It shall be in order in the Senate to consider an amendment in the nature of a substitute reported by the Committee on Appropriations under subsection (c)(3)(A) that complies with subparagraph (B).

"(B) It shall only be in order in the Senate to consider any amendment described in subparagraph (A) if—

"(i) the amendment contains only rescissions to the same appropriation Act as the bill that it is amending contained; and

"(ii) the aggregate amount of budget authority rescinded equals or exceeds the aggregate amount of budget authority rescinded in the bill that it is amending;

unless that amendment consists solely of the text of the bill as introduced in the House of Representatives that makes rescissions to carry out the applicable special message of the President.

"(C) It shall not be in order in the Senate to consider a bill or an amendment in the nature of a substitute reported by the Committee on Appropriations under subsection (c)(3)(A) unless the Senate has voted upon and rejected an amendment in the nature of a substitute consisting solely of the text of the bill as introduced in the House of Representatives that makes rescissions to carry out the applicable special message of the President.

"(e) REQUIREMENT TO MAKE AVAILABLE FOR OBLIGATION.—Any amount of budget authority proposed to be rescinded in a special message transmitted to Congress under subsection (b) shall be made available for obligation on the earlier of—

"(1) the day after the date upon which the House of Representatives defeats the bill transmitted with that special message rescinding the amount proposed to be rescinded and (if reported by the Committee on Appropriations) the alternative bill; or

"(2) the day after the date upon which the Senate rejects a bill or amendment in the nature of a substitute consisting solely of the text of the bill as introduced in the House of Representatives that makes rescissions to carry out the applicable special message of the President.

 $^{\circ}$ (f) DEFINITIONS.—For purposes of this section—

"(1) the term 'appropriation Act' means any general or special appropriation Act, and any Act or joint resolution making supplemental, deficiency, or continuing appropriations: and

"(2) the term 'legislative day' means, with respect to either House of Congress, any calendar day during which that House is in session.".

(b) EXERCISE OF RULEMAKING POWERS.— Section 904 of such Act (2 U.S.C. 621 note) is amended—

(1) by striking ''and 1017'' in subsection (a) and inserting "1013, and 1018''; and (2) by striking ''section 1017'' in subsection

(2) by striking "section 1017" in subsection (d) and inserting "sections 1013 and 1018"; and

(c) Conforming Amendments.-

(1) Section 1011 of such Act (2 U.S.C. 682(5)) is amended—

(A) in paragraph (4), by striking "1013" and inserting "1014"; and

(B) in paragraph (5)—

(i) by striking "1016" and inserting "1017"; and

(ii) by striking "1017(b)(1)" and inserting "1018(b)(1)".

(2) Section 1015 of such Act (2 U.S.C. 685) (as redesignated by section 2(a)) is amended—

(A) by striking "1012 or 1013" each place it appears and inserting "1012, 1013, or 1014"; (B) in subsection (b)(1), by striking "1012"

and inserting "1012 or 1013"; (C) in subsection (b)(2), by striking "1013"

(C) in subsection (b)(2), by striking "1013" and inserting "1014"; and

(D) in subsection (e)(2)-

(i) by striking "and" at the end of subparagraph (A);

(ii) by redesignating subparagraph (B) as subparagraph (C);

(iii) by striking "1013" in subparagraph (C) (as so redesignated) and inserting "1014"; and (iv) by inserting after subparagraph (A) the

following new subparagraph:
"(B) he has transmitted a special message
under section 1013 with respect to a proposed

rescission; and".
(3) Section 1016 of such Act (2 U.S.C. 686) (as redesignated by section 2(a)) is amended by striking "1012 or 1013" each place it appears and inserting "1012, 1013, or 1014".

- (d) CLERICAL AMENDMENTS.—The table of sections for subpart B of title X of such Act is amended—
- (1) by redesignating the items relating to section 1013 through 1017 as items relating to section 1014 through 1018; and
- (2) by inserting after the item relating to section 1012 the following new item:

'Sec. 1013. Expedited consideration of certain proposed rescissions.''.

SEC. 3. APPLICATION.

(a) IN GENERAL.—Section 1013 of the Congressional Budget and Impoundment Control Act of 1974 (as added by section 2) shall apply to amounts of budget authority provided by appropriation Acts (as defined in subsection (f) of such section) that are enacted during the One Hundred Third Congress.

the One Hundred Third Congress.
(b) SPECIAL TRANSITION RULE.—Within 3 calendar days after the beginning of the One Hundred Fourth Congress, the President may retransmit a special message, in the manner provided in section 1013(b) of the Congressional Budget and Impoundment Control Act of 1974 (as added by section 2), proposing to rescind only those amounts of budget authority that were contained in any special message to the One Hundred Third Congress which that Congress failed to consider because of its sine die adjournment before the close of the time period set forth in such section 1013 for consideration of those proposed rescissions. A draft bill shall accompany that special message that, if enacted, would only rescind that budget authority. Before the close of the second legislative day of the House of Representatives after the date of receipt of that special message, the majority leader or minority leader of the House of Representatives shall introduce (by request) the draft bill accompanying that special message. If the bill is not introduced as provided in the preceding sentence, then, on the third legislative day of the House of Representatives after the date of receipt of that special message, any Member of that House may introduce the bill. The House of Representatives and the Senate shall proceed to consider that bill in the manner provided in

such section 1013. **SEC. 4. TERMINATION.**

The authority provided by section 1013 of the Congressional Budget and Impoundment Control Act of 1974 (as added by section 2) shall terminate 2 years after the date of enactment of this Act.

SEC. 5. JUDICIAL REVIEW.

(a) EXPEDITED REVIEW.—

(1) Any Member of Congress may bring an action, in the United States District Court for the District of Columbia, for declaratory judgment and injunctive relief on the ground that any provision of section 1013 (as added by section 2) violates the Constitution.

(2) A copy of any complaint in an action brought under paragraph (1) shall be promptly delivered to the Secretary of the Senate and the Clerk of the House of Representatives, and each House of Congress shall have the right to intervene in such action.

(3) Any action brought under paragraph (1) shall be heard and determined by a three-judge court in accordance with section 2284 of title 28, United States Code.

Nothing in this section or in any other law shall infringe upon the right of the House of Representatives to intervene in an action brought under paragraph (1) without the necessity of adopting a resolution to authorize such intervention.

(b) APPEAL TO SUPREME COURT.—Notwithstanding any other provision of law, any order of the United States District Court for the District of Columbia which is issued pursuant to an action brought under paragraph (1) of subsection (a) shall be reviewable by appeal directly to the Supreme Court of the United States. Any such appeal shall be taken by a notice of appeal field within 10 days after such order is entered; and the jurisdictional statement shall be filed within 30 days after such order is entered. No stay of an order issued pursuant to an action brought under paragraph (1) of subsection (a) shall be issued by a single Justice of the Supreme Court.

(c) EXPEDITED CONSIDERATION.—It shall be the duty of the District Court for the District of Columbia and the Supreme Court of the United States to advance on the docket and to expedite to the greatest possible extent the disposition of any matter brought under subsection (a).

Murphy

¶47.9 [Roll No. 147] AYES—247

Grandy

Abercrombie

Ackerman Green Murtha Gutierrez Hall (OH) Andrews (ME) Nadler Andrews (TX) Natcher Bacchus (FL) Hall (TX) Neal (MA) Hamburg Hamilton Neal (NC) Norton (DC) Baesler Barcia Oberstar Barlow Barrett (WI) Hastings Obey Olver Beilenson Hayes Hefner Orton Bevill Bilbray Blackwell Hilliard Owens Parker Hinchey Boehlert Hoagland Pastor Bonior Hobson Payne (NJ) Borski Hochbrueckner Payne (VA) Boucher Holden Pelosi Brewster Hoyer Hughes Penny Peterson (FL) Browder Brown (CA) Hutto Peterson (MN) Pickett Brown (OH) Inslee Bryant Jacobs Pickle Byrne Jefferson Pomeroy Cantwell Johnson (CT) Poshard Johnson (GA) Price (NC) Carr Chapman Johnson (SD) Quinn Johnson, E. B. Rahall Clay Clement Johnston Rangel Clyburn Kanjorski Regula Coleman Reynolds Kaptur Collins (GA) Kennelly Richardson Collins (II.) Kildee Roberts Kleczka Condit Roemer Romero-Barcelo (PR) Klink Conyers Kopetski Kreidler Cooper Coppersmith Rose Costello LaFalce Rostenkowski Covne Lambert Roukema Lancaster Rowland Cramer Danner Lantos Rush Darden LaRocco Sabo de la Garza Laughlin Sangmeister Lehman Sarpalius DeFazio Levin Sawver Lewis (GA) Schenk DeLauro DeLay Lightfoot Schroeder Derrick Lipinski Schumer Deutsch Livingston Scott Dicks Lloyd Sharp Dingell Shavs Long Shepherd Lowey Dooley Maloney Sisisky Durbin Mann Skaggs Edwards (CA) Manton Skelton Edwards (TX) Margolies-Slattery Mezvinsky Emerson Slaughter Markey Smith (IA) Engel English (AZ) Matsui Smith (OR) English (OK) Mazzoli Snowe Eshoo McCloskey Spratt Fawell McCrery Stark McCurdy Fazio Stenholm Stokes Strickland Fields (LA) McDermott McHale Fingerhut Flake McKeon Studds McNulty Meehan Foley Ford (MI) Stupak Swett Ford (TN Meek Swift Frank (MA) Menendez Tanner Tauzin Frost Meyers Taylor (MS) Mfume Gejdenson Gephardt Thompson Thornton Miller (CA) Mineta Geren Moakley Thurman Gibbons Mollohan Torkildsen Glickman Montgomery Torricelli

Underwood (GU) Volkmer Wilson Vucanovich Unsoeld Wise Valentine Watt Wyden Velazquez Waxman Wynn Whitten Yates Vento Visclosky Williams Zimmer

NOES-168

Allard Gillmor Mink Andrews (NJ) Gilman Molinari Gingrich Gonzalez Applegate Archer Moorhead Morella Armey Goodlatte Myers Bachus (AL) Nussle Goodling Baker (CA) Goss Oxley Baker (LA) Grams Packard Ballenger Barrett (NE) Greenwood Pallone Gunderson Paxon Bartlett Hancock Petri Hansen Pombo Bateman Bentley Hastert Porter Pryce (OH) Bereuter Hefley Bilirakis Herger Ramstad Bishop Hoekstra Ravenel Bliley Hoke Reed Blute Horn Ridge Boehner Houghton Rogers Rohrabacher Bonilla Huffington Brown (FL) Ros-Lehtinen Hunter Bunning Hutchinson Roth Burton Hvde Royce Inglis Sanders Buyer Callahan Inhofe Santorum Camp Istook Saxton Canady Johnson, Sam Schaefer Cardin Kasich Schiff Sensenbrenner Castle Kim Shaw Clayton King Clinger Kingston Shuster Coble Klein Skeen Combest Smith (MI) Klug Cox Knollenberg Smith (NJ) Crane Kolbe Smith (TX) Crapo Kyl Solomon Cunningham Diaz-Balart Lazio Spence Stearns Leach Dickey Doolittle Levy Stump Lewis (CA) Lewis (FL) Sundquist Dornan Svnar Talent Linder Taylor (NC) Duncan Machtley Dunn Manzullo Tejeda Martinez Thomas (WY) Evans Everett McCandless McCollum Traficant Ewing Upton Filner McDade Walker Fish McHugh Walsh Fowler McInnis Waters Franks (CT) McKinney Weldon Franks (NJ) McMillan Wolf Gallegly Mica Woolsey Gallo Michel Young (AK) Miller (FL) Gekas Young (FL) Zeliff Gilchrest Minge

NOT VOTING-22

Faleomavaega Roybal-Allard Barton Becerra (AS) Serrano Fields (TX) Thomas (CA) Berman **Brooks** Foglietta Henry Torres Calvert Towns Collins (MI) Kennedy Washington de Lugo (VI) Ortiz Wheat Quillen

So the amendment in the nature of a substitute was agreed to.

The SPEAKER resumed the Chair.

When Mrs. KENNELLY, Acting Chairman, pursuant to House Resolution 149, reported the bill back to the House with an amendment in the nature of a substitute adopted by the Committee.

The previous question having been ordered by said resolution.

The question being put, viva voce,

Will the House agree to the following amendment in the nature of a substitute adopted by the Committee:

Strike out all after the enacting clause and insert:

SECTION 1. SHORT TITLE.

This Act may be cited as the "Expedited Rescissions Act of 1993".